Message

From: Rate, Debra [Rate.Debra@epa.gov]

Sent: 7/25/2019 9:41:31 PM

To: OPP HED Records Management [OPP HED Records Management@epa.gov]

CC: Metzger, Michael [Metzger.Michael@epa.gov]; Johnson, Marion [Johnson.Marion@epa.gov]

Subject: Aldicarb new uses - HED BEAN

Attachments: Pkg 20181004 cover letter for citrus RAs #2.pdf; 20190212 8570-35 Agency.pdf; Pkg 20181004 cover letter for

citrus RAs #2.pdf; 087895-00002.20190212 MEYMIK Technical label add citrus clean.pdf; 087895-

00004.20190212.AgLogic 15GG add citrus_incorporated.pdf; 20190212 8570-35 Agency.pdf; 20190212 8570-35

Agency matrix.pdf; HED BEAN Aldicarb New Use.pdf

Hi,

Attached is the BEAN for the new use action for aldicarb on citrus (oranges / grapefruit only) grown in Florida and Texas. The proposed labels are attached. We should him **Deliberative Process / Ex. 5**

Deliberative Process / Ex. 5

The tolerance for citrus is still active in the 40CFR, so they are not petitioning for a new tolerance, so no petition was submitted.

The registrant is submitting two new MRIDs (50695601; 50695602; 50780602) for:

- 1. Drinking water exposure assessment
- 2. Proposed lateral groundwater flow velocity

Please review the submitted MRIDs and provide DERs, as appropriate and an ecological risk assessment for the additional uses for Aldicarb. I will be setting up a team meeting in the next week to discuss any paths forward or stop the actions. Please let me know if you have any questions. Debra Rate RD/IVB2; 703-306-0309.

Attached are the proposed labels for the EPA Reg. No. 87895-2 (Technical) and 87895-4 (EP); cover letters; data matrices.